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5 **UNITED STATES BANKRUPTCY COURT**  
**NORTHERN DISTRICT**  
6 **(SAN FRANCISCO DIVISION)**

7 In re:  
PG&E CORPORATION,

Bankruptcy Case  
No. 19-30088-DM  
Chapter 11  
(Lead Case)  
(Jointly Administered) Case  
No. 19-30089-DM

8 -and-

9 PG&E GAS AND ELECTRIC COMPANY  
Debtors

10 vs.

11 Mary Kim Wallace

12 Creditor

Proof of Claim No. 68955  
Amended Proof of Claim No. 103408  
Filed October 18, 2018  
Camp Fire

13 Judge: Honorable Dennis Montali

14 Emergency Motion to Stay Voting Deadline

15 I am a fire victim claimant and creditor in this Chapter 11 case. I would like an emergency  
16 order from this court to stay the “deadline” to vote until such time I am properly informed of the  
17 “Final Plan”, the “Trustee Plan”, and the plan and procedures of the Fire Victims Trust. Without  
18 adequate information, a reasonable claimant could not make an intelligent and informed decision on  
19 the vote.

20 I filed my own claim, without an attorney as Proof of Claim #68955 on October 18, 2019,  
21 and have received no information from anyone on my claim. My claim should be the value of #11:  
22 unknown, to be determined at a later date. According to Prime Clerk, my claim status has not been  
23 evaluated, nor assigned a voter ID number. Which of course means I have never received the Plan,  
24 or voting materials. I have knowledge that there are many, many, fire victims who have also not  
25 received a ballot or voting materials.

26 In addition, I amended my claim and sent to both Prime Clerk, LLC as Proof of Claim  
27 103408 and your court. I received confirmation that the amended claim was processed from your  
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1 court on or about April 20, 2020. I have asked for all correspondence to be delivered in hard copy  
2 form. I have limited resources to protect my claim including no or limited internet access. I made  
3 that clear from the beginning when my original claim was filed in October, 2019 that all  
4 communication was to be in writing by mail.

5 I also followed up with numerous phone calls to Prime Clerk, beginning in January, 2020. In  
6 February, 2020, I received a response to my email from Prime Clerk, saying my claim was still  
7 under review and had not been processed yet.

8 Prime Clerk emailed me on May 5, 2020, to say they were mailing me "The Plan" and a  
9 Voting Ballot. In addition, I need all information pertaining to the "Trustee" who would be  
10 controlling our claims. Nothing has been sent to me as to how that is being administered, how my  
11 claim is to be evaluated, by whom, including whether I receive total value of my claim, a  
12 percentage of our claim, etc. Yet there is supposed to be a Fire Victims Trustee to make that  
13 decision later? After the vote? How could I agree to something that I do not have information on? I  
14 also have knowledge that the current deal we are to be voting on is not even finalized. How could I  
15 vote for something that is not the final agreement?

16 I request this Emergency Motion for Stay, in Good Faith, and ask the court to allow me the  
17 full 45 days, (that others received), in order to review all information needed to make an informed  
18 decision regarding voting yes or no on this plan. Due to limited financial resources, limited internet,  
19 the Coronavirus Shelter at Home, and travel restrictions, I am requesting this hearing to appear  
20 telephonically. If you cannot do this, and deny my Motion, please provide me with findings of fact  
21 and conclusion of law as to why.

22 I declare under penalty of perjury pursuant to the Laws of the State of California that, to the  
23 best of my knowledge and after reasonable inquiry, the foregoing is true and correct and that this  
24 declaration was executed at Magalia, California on May 9, 2020.

25 DATED: May 9, 2020

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26 /s/Mary Kim Wallace, Creditor

27 Mary Kay Wallace, In Pro Per